IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

FILED

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DOROTHY A. EVANS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF OKLAHOMA

In Re:	CASTRO, JASON D. SSN447-68-3420 and CASTRO, DEBORAH A. SSN 443-82-8397	NORTHERN DISTRICT OF OKLA)))) CASE NO 94 05223 B
	Debtors.) CASE NO.96-05233-R) (Chapter 7) _)
	66 FEDERAL CREDIT UNION))
	Plaintiff, vs.)) ADV. NO. 97-103-R
	JASON D. CASTO and DEBORAH A. CASTO))
	Defendants.)))
	DEBORAH A. CASTRO,))
	Plaintiff,)
	vs.) ADV. NO. 97-0105-R
	SALLIE MAE; STATE OF OKLAHOMA, ex rel. OKLAHOMA STATE REGENTS HIGHER EDUCATION, d/b/a OKLAHOMA GUARANTEED STUDENT LOAN PROGRAM; AND CHASE MANHATTEN BANK USA; USA FUNDS; AND THE UNITED STATES OF AMERICA, ex rel. DEPARTMENT OF EDUCATION; AND 66 FEDERAL CREDIT UNION	
	Defendants.) (Consolidated Under Adv. No. 97-0103-R)

DOCKETED 2-1/, 1920 Clerk, U.S. Bankruptcy Court Northern District of Oklahoma

and,)
UNITED STUDENT AID FUNDS, INC.,	
)
Intervenor.)

JUDGMENT

This action came before me the Court, Honorable Dana L. Rasure, Bankruptcy Judge, presiding, and the issues having been duly heard and a decision having been duly rendered,

It is Ordered and Adjudged

The Defendant, Oklahoma State Regents for Higher Education, recover of the Plaintiff, Deborah A. Casto, judgment in the sum of Eight Thousand Eight Hundred Twelve and 92/100 Dollars (\$8,812.15), with simple interest to accrue daily at a fixed rate of eight percent per annum (8% APR) from April 16, 1997, and that said sums are determined to be non-dischargeable pursuant to \$523(a)(8)(B).

Execution on this judgment shall be stayed as long as the Plaintiff commences installment payments on or before the fifth day of January, 1998, in amounts to be amortized by Oklahoma State Regents for Higher Education over a period of one hundred twenty (120) months (or, ten (10) years), but which will approximate the sum of \$106.92, per month, with like installments to be due on or before the last day of each succeeding month thereafter until all principal and accrued interest is paid in full, **PROVIDED**, **HOWEVER**, in the event of default in any timely payment called for by this Order and resulting judgment, the entire balance shall immediately became due and payable without further notice to the Plaintiff, for all of which, let execution immediately thereafter issue.

Dated: $\frac{12}{10}$, 1997.

Original signed by Dana L. Rasure

DANA L. RASURE, UNITED STATES BANKRUPTCY JUDGE

APPROVED AS TO FORM AND CONTENT:

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